A BILL FOR AN ACT

RELATING TO MENTAL HEALTH TREATMENT.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1 SECTION 1. Section 334-123, Hawaii Revised Statutes, is 2 amended to read as follows: 3 "\$334-123 Initiation of proceeding for assisted community 4 treatment. (a) Any interested party may file a petition with 5 the family court alleging that another person meets the criteria for assisted community treatment. The petition shall state: 6 Each of the criteria numbered (1) through (7) for 7 (1) assisted community treatment, as set out in section 8 9 334-121; 10 Petitioner's good faith belief that the subject of the (2) 11 petition meets each of the criteria numbered (1) 12 through (7) set forth in section 334-121; 13 (3) Facts which support petitioner's good faith belief 14 that the subject of the petition meets each of the 15 criteria numbered (1) through (7) set forth in section 334-121; and 16

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- 1 (4) [+]That[+] the subject of the petition is present
- within the county where the petition is filed.
- 3 The hearing on the petition need not be limited to the
- 4 facts stated in the petition. The petition shall be executed
- 5 subject to the penalties of perjury.
- 6 (b) The petition may be accompanied by a certificate of a
- 7 licensed psychiatrist who has examined the subject of the
- 8 petition [at any time] within twenty calendar days prior to the
- 9 [submission] filing of the petition. For purposes of the
- 10 petition, an examination shall be considered valid so long as
- 11 the licensed psychiatrist has obtained enough information from
- 12 the subject of the petition to reach a diagnosis of the subject
- 13 of the petition, and to express a professional opinion
- 14 concerning the same, even if the subject of the petition is not
- 15 fully cooperative.
- 16 [(c) If the subject of the petition has refused to submit
- 17 to examination by a licensed psychiatrist, the fact of the
- 18 refusal shall be alleged in the petition.]"
- 19 SECTION 2. Section 334-124, Hawaii Revised Statutes, is
- 20 amended to read as follows:

1	"\$33	4-124 Hearing date. The family court shall set a
2	hearing d	ate on a petition as soon as possible[, but within ten
3	days afte	r filing of the petition]."
4	SECT	ION 3. Section 334-125, Hawaii Revised Statutes, is
5	amended t	o read as follows:
6	" § 33	4-125 Notice. (a) Notice of the hearing shall be:
7	(1)	Served personally on the subject of the petition
8		pursuant to family court rules; [and]
9	(2)	Served personally or by certified or registered mail,
10		return receipt requested, deliverable to the addresses
11		only, to as many as are known to the petitioner of the
12		subject's spouse or reciprocal beneficiary, legal
13		parents, adult children, and legal guardian, if one
14		has been appointed;
15	(3)	Served on the public defender, attorney for the
16		subject of the petition, or other court-appointed
17		attorney as applicable; and
18	(4)	Given to such other persons as the court may
19		designate.

(b) The notice shall include the following:

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1	(1)	The date, time, place of hearing, a clear statement of
2		the purpose of the proceedings and possible
3		consequences to the subject, and a statement of the
4		legal standard upon which assisted community treatment
5		is being considered;
6	(2)	A copy of the petition;
7	(3)	Notice that the subject of the petition is entitled to
8		the assistance of an attorney, and that the public
9		defender has been notified of these proceedings; and
10	(4)	Notice that if the subject does not want to be
11		represented by the public defender, the subject may
12		contact the subject's own attorney.
13	<u>(c)</u>	Notice of all subsequent hearings shall be served in
14	accordanc	e with subsections (a) and (b), and in accordance with
15	all appli	cable family court rules relating to service of notice,
16	including	that service need not be made on parties in default
17	for failu	re to appear."
18	SECT	ION 4. Section 334-126, Hawaii Revised Statutes, is
19	amended t	o read as follows:

- 1 "§334-126 Hearing on petition. (a) The court may adjourn
- 2 or continue a hearing for failure to timely notify a person
- 3 entitled to be notified.
- 4 (b) The time and form of the procedure incident to hearing
- 5 the issues in the petition shall be provided by family court
- 6 rule and consistent with this part.
- 7 (c) Hearings may be held at any convenient place within
- 8 the circuit. The subject of the petition, any interested party,
- 9 or the family court upon its own motion may request a hearing in
- 10 another court because of inconvenience to the parties,
- 11 witnesses, or the family court or because of the subject's
- 12 physical or mental condition.
- (d) The hearing shall be closed to the public, unless the
- 14 subject of the petition requests otherwise.
- 15 (e) The subject of the petition shall be present at the
- 16 hearing. However, if the subject has been served with the
- 17 petition and does not appear at the hearing, the court[, in its
- 18 discretion, may go forward with the hearing.] may appoint a
- 19 guardian ad litem to represent the best interests of the subject
- 20 through the proceedings.

1	(f) [The subject of the petition need not, but may, be
2	represented by an attorney. If the subject desires an attorney
3	and is indigent, or if the family court determines that the
4	legal or factual issues raised are of such complexity-that-the
5	assistance of an attorney is necessary for an adequate
6	presentation of the merits or that the subject of the petition
7	is unable to speak for the subject's self, the family court
8	shall order the appointment of a public defender or other
9	attorney to represent the subject and continue the hearing for
10	not more than seven days.] Notwithstanding chapter 802 to the
11	contrary, the public defender or other court-appointed counsel
12	shall represent the subject upon filing of the petition. A copy
13	of the petition shall be served upon the public defender by the
14	petitioner. The public defender or the court-appointed counsel
15	may withdraw upon a showing that the subject is not indigent.
16	If the subject does not desire representation, the court may
17	discharge the attorney after finding that the subject
18	understands the proceedings and the relief prayed for in the
19	petition. Nothing in this subsection shall be construed to:

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2		representation by the public defender or other court-
3		appointed counsel; or
4	(2)	Prevent the subject of the petition from obtaining
5		their own legal counsel to represent them in any
6		proceeding.
7	(g)	If the subject of the petition is represented by an
8	attorney,	the attorney shall be allowed adequate time for
9	investiga	tion of the matters at issue and for preparation, and
10	shall be	permitted to present the evidence that the attorney
11	believes	necessary for a proper disposition of the proceeding.
12	(h)	No subject of the petition shall be ordered to receive
13	assisted	community treatment unless at least one psychiatrist
14	testifies	in person at the hearing who has personally assessed
15	the subje	ct [within the time period commencing ten calendar days
16	before th	e filing of the petition and ending at the time of the
17	psychiatr	ist's testimony.], within a reasonable time before the
18	filing of	the petition up to the time when the psychiatrist
19	provides	oral testimony at court. The psychiatrist's testimony
20	shall sta	te the facts which support the allegation that the
21	subject m	eets all the criteria for assisted community treatment,

(1) Require the subject of the petition to accept legal

- 1 provide a written treatment plan, which shall include non-mental
- 2 health treatment if appropriate, provide the rationale for the
- 3 recommended treatment, and identify the designated mental health
- 4 program responsible for the coordination of care.
- 5 If the recommended assisted community treatment includes
- 6 medication, the psychiatrist's testimony shall describe the
- 7 types or classes of medication which should be authorized, and
- 8 describe the physical and mental beneficial and detrimental
- 9 effects of such medication.
- 10 [If the subject of the petition has refused to be examined
- 11 by a licensed psychiatrist, the family court may request the
- 12 subject to consent to examination by a psychiatrist appointed by
- 13 the court or employed at a community mental health center. If
- 14 the subject of the petition does not consent and the family
- 15 court finds sufficient evidence to believe that the allegations
- 16 in the petition are true, the family court may order the
- 17 commitment of the subject to a psychiatric facility for
- 18 examination. The commitment shall not be for more than forty-
- 19 eight hours. The examining psychiatrist shall submit the
- 20 findings and recommendations to the family court in the form of
- 21 a written treatment plan.

1	The subject of the petition's refusal to submit voluntarily
2	to examination shall be treated as a denial that the subject is
3	mentally ill or suffering from substance abuse, and a denial
4	that the subject otherwise fits within the criteria for a court
5	order of assisted community treatment.
6	Nothing herein shall be construed in a way that limits the
7	subject of the petition's privilege against self incrimination.]
8	(i) The subject of the petition may secure a psychiatric
9	examination and present the findings as evidence at the hearing.
10	The subject shall be entitled to a psychiatric examination at a
11	community mental health center if the subject so desires, and if
12	an examination has not already been conducted at a community
13	mental health center which will lead to psychiatric testimony at
14	the hearing."
15	SECTION 5. Section 802-1, Hawaii Revised Statutes, is
16	amended to read as follows:
17	"§802-1 Right to representation by public defender or
18	other appointed counsel. (a) Any indigent person who is:
19	(1) Arrested for, charged with, or convicted of an offense
20	or offenses punishable by confinement in jail or

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1		prison of for which the person may be of is subject t
2		the provisions of chapter 571;
3	(2)	Threatened by confinement, against the indigent
4		person's will, in any psychiatric or other mental
5		institution or facility;
6	(3)	The subject of a petition for [involuntary outpatient
7		treatment] assisted community treatment under chapter
8		334; or
9	(4)	The subject of a petition for involuntary medical
10		treatment under chapter 353+,+
11	shal	l be entitled to be represented by a public defender.
12	If, howev	er, conflicting interests exist, or if the public
13	defender	for any other reason is unable to act, or if the
14	interests	of justice require, the court may appoint other
15	counsel.	
16	<u>(b)</u>	[The] Except as provided in section 334-126(f), the
17	appearanc	e of the public defender in all judicial proceedings
18	shall be	subject to court approval.
19	<u>(c)</u>	The appearance of a public defender in all hearings
20	before th	e Hawaii paroling authority or other administrative
21	body or a	gency shall be subject to the approval of the

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- 1 chairperson of the Hawaii paroling authority or the
- 2 administrative head of the body or agency involved."
- 3 SECTION 6. Section 802-5, Hawaii Revised Statutes, is
- 4 amended by amending subsection (a) to read as follows:
- 5 "(a) [When] Except as provided in section 334-126(f), when
- 6 it shall appear to a judge that a person requesting the
- 7 appointment of counsel satisfies the requirements of this
- 8 chapter, the judge shall appoint counsel to represent the person
- 9 at all stages of the proceedings, including appeal, if any. If
- 10 conflicting interests exist, or if the interests of justice
- 11 require, the court may appoint private counsel, who shall
- 12 receive reasonable compensation for necessary expenses,
- 13 including travel, the amount of which shall be determined by the
- 14 court, and reasonable fees pursuant to subsection (b). All
- 15 expenses and fees shall be ordered by the court. Duly ordered
- 16 payment shall be made upon vouchers approved by the director of
- 17 finance and warrants drawn by the comptroller."
- 18 SECTION 7. Act 221, Session Laws of Hawaii 2013, is
- 19 amended by amending section 21 to read as follows:

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1	"SECTION 21. (a) Any treating provider wishing to file a
2	petition pursuant to section 334-123, Hawaii Revised Statutes,
3	for assisted community treatment shall:
4	(1) Obtain historical information related to MH-1s and
5	hospitalization of persons who are under an order to
6	treat; and
7	(2) Track further episodes of MH-1s and hospitalization
8	while the persons are under the order.
9	(b) An entity designated by the department of health shall
10	gather information from treating providers related to MH-1s and
11	hospitalization of persons who are under an order to treat
12	[and]. Treating providers shall provide the information
13	specified in subsection (a)(1) and (2) to the department of
14	health, or its designee, by September 30 of each year for the
15	purposes of compiling the written report. The department of
16	health shall submit an annual report of its findings and
17	recommendations to the legislature no later than twenty days
18	prior to the convening of every regular session beginning with
19	the regular session of 2015."

SECTION 8. Statutory material to be repealed is bracketed

and stricken. New statutory material is underscored.

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- 1 SECTION 9. This Act shall take effect upon its approval;
- 2 provided that the amendments made to sections 334-123, 334-125,
- 3 and 334-126, Hawaii Revised Statutes, by this Act shall not be
- 4 repealed when those sections are reenacted on July 1, 2020,
- 5 pursuant to section 24, Act 221, Session Laws of Hawaii 2013.

Report Title:

Mental Health; Assisted Community Treatment

Description:

Amends hearing requirements for petitions for assisted community treatment, including for deadlines, notice, court-appointed counsel, and examinations. Requires treating providers to provide information for purposes of the Department of Health's annual report. (SB961 HD3)

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.